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PATENT	- POWER OF ATTORNEY	Patent Number	8,35	9,401				
OR		Issue Date	03/1	03/19/2002				
REVOCATION OF POWER OF ATTORNEY		First Named Inventor	Nei	Neil Garcia-Sinclair				
WITH A N	EW POWER OF ATTORNEY AND	Title	Multi	i-phase bipolar bruahless D.C. or				
CHANGE OF	CORRESPONDENCE ADDRESS	Attorney Docket Number	r 2711	.01				
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Thereby revoke	ali previous powers of attorney given i	n the above-identified	patent					
A Power of	A Power of Attorney is submitted herewith.							
OR .	OR .							
attorney(s)	I hereby appoint Practitioner(s) associated with the following Customer Number as my/our							
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I hereby appoint Practitioner(e) named below as my/our attermey(s) or agent(s) with respect to the patent identified above, and to transact all business in the United States Patent and Trademark Office connected therewith:								
	Practitioner(s) Nome			istration Number				
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Inventor, having ownership of the putent.  OR								
Potent owner.  Slatement under 37 CFR 3.73(b) (Form PTO/S8/96) submitted herewith or filed on								
SIGNATURE of Inventor or Patent Courses								
Signature	Jack Harrana N	MAN. Date	<del></del>	09/08/2011				
Name	JAEY, LIMI		phone		-1			
Habitana Company (CEO of Cyclonalix, Inc.								
NOTE: Signatures of all the inventors or patent owners of the entire interest or their representative(a) are required. Submit multiple forms if more than one								
Total offorms are submitted.								

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benofit by the public which is to file (and by the USPTO to process) an application. Confidentisity is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete including gathering, preparing, and submitting the completed application form to the USPTO. There will vary depending upon the individual cape. Any comments on the amount of time you require to complete this form antitor suggestions for reducing the burden, should be sant to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES DR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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### RECEIVED CENTRAL FAX CENTER SEP 0 7 2011

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STATEME	is are required to respond to a collection of information unless it displays a valid OMB control num
	NT UNDER 37 CFR 3.73(b)
Applicant/Patent Owner. Neil Garcia-Sinclair, Ki Bong I	ParidCycLonatix, INC.
Titled:	Filed/issue Date: October 16, 2000/March 19, 2002
Multi-phase bipolar brushless D.C. motor	
CYCLONATIX, INC.	Corporation
(Name of Assignes)	(Type of Assignee, e.g., corporation, partnership, university, government agency, etc.
states that it is:	- Control of the Cont
1. X the assignee of the entire right, title, and interest	tin;
2. an assignce of less than the entire right, title, an (The extent (by percentage) of its ownership inte	nd interest in erest is %); or
<ol> <li>the assignee of an undivided interest in the entire</li> </ol>	rety of (a complete assignment from one of the joint inventors was made)
the patent application/patent Identified above, by virtue of eit	ther.
An assignment from the inventor(s) of the patent the United States Patent and Trademark Office a copy therefore is attached.  OR	t application/patent identified above. The assignment was recorded in at Reel, or for which a
Medican are from the inventor(s), of the patent	application/patent identified above, to the current assignee as follows:
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	To: ted States Patent and Trademark Office at
	or for which a copy thereof is attached.
Additional documents in the chain of titte are liste	
	y evidence of the chain of title from the original owner to the assignae was,
[NOTE: A separate copy (i.e., a true copy of the origin accordance with 37 CFR Part 3, to record the assignment	hal assignment document(s)) must be submitted to Assignment Division in ent in the records of the USPTO. See MRED 202 001
e indersigned (whose title is supplied beingischen er	to act on behalf of the assignee.
Signature Signature	09/08/2011
EY. LIM	Date
Printed or Typed Name	CEO of Cyclonatix, Inc.
collection of information is required by 37 CFR 3.73(b). The information is	Title

This collection of information is required by 37 CFR 3.73(b). The Information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentically is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is settlimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form anctor suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademost Office, U.S. Patent and Trademost Office, U.S. for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner

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Aft'y Docket: 2711.01

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re US Patent to:	)	
Garcia-Sinclair et al.	, )	
Serial No.:         09/690,613           Filed:         October 16, 2000           Patent No.         6,359,401           Issued:         March 19, 2002           Date of Patent:         March 19, 2002           Title:         MULTI-PHASE BIPOLAR BRUSHLESS D.C. MOTOR	) ) ) ) Date of Expiration: ) April 19, 2006/2011 DALLEN ( ) 01 FC:1462 ) Los Angeles, California	88888885 6359401 400.80 OP
	,	

ATTN: Office of Petition Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Fax: (571) 273-8300

# PETITION UNDER 37 CFR 1.378(E) FOR RECONSIDERATION OF THE JULY 7, 2011 DECISION ON PETITION

The Petitioner, Cyclonatix, Inc. ("Petitioner"), respectfully requests reconsideration of the July 7, 2011 Decision on Petition under 37 CFR 1.378(e). The Decision on Petition dismissed Petitioner's November 15, 2010 petition under 37 CFR 1.378(b) for acceptance of an unavoidably delayed maintenance fee payment in the above referenced patent that is incorporated herein by reference.

#### I. Procedural Background

The 3.5 year maintenance fee for the '401 patent should have been paid from March 19, 2005 through September 19, 2005, or with a surcharge during the period from September 20, 2005 through March 19, 2006. Despite patent holder's reasonable care, however, UMC failed to

pay the maintenance fee due to financial hardship during the time period and the '401 patent expired on April 19, 2006. Again, UMC failed to revive the expired '401 patent under 37 CFR 1.378(c) within twenty-four months after the six-month grace period.

On August 25, 2009, UMC filed a petition to revive the expired '401 patent under 37 CFR 1.378(c) to accept an unintentionally delayed payment of a maintenance fee, but the petition was dismissed on February 25, 2010. On November 15, 2010, Petitioner filed a petition under 37 CFR 1.378(b) to accept an unavoidably delayed payment of a maintenance fee for the '401 patent, but the petition was dismissed on July 17, 2011. In response to the petition decision, Petitioner submits this petition under 37 CFR 1.378(e) for reconsideration of the petition decision.

#### II. Legal Standard

35 USC 41(c)(1) provides that a patent may be reinstated at any time following expiration of the patent for failure to timely pay a maintenance fee if the delay is shown to the satisfaction of the Director to have been unavoidable. A petition to accept late payment of a maintenance fee, where the delay was unavoidable, must include under 37 CFR 1.378(b): (1) the required maintenance fee set forth in 37 CFR 1.20(e)-(g); (2) the surcharge set forth in 37 CFR 1.20(i)(1); and (3) a showing that the delay was unavoidable since reasonable care was taken to ensure that the maintenance fee would be paid timely and that the petition was filed promptly after the patentee was notified of, or otherwise became aware of, the expiration of the patent.

Additionally, a showing of unavoidable delay based upon financial condition must establish that the financial condition of the responsible party during the entire period of the delay was such as to excuse the entire delay. Ex parte Murray, 1891 Dec. Comm'r Pat. 130,131 (1891); In re Patent No. 5,085,327, Paper No. 13, at 7 (Comm'r Pat. Dec. 23, 1999).

### III. Parties Having Direct Knowledge of the Matter

UMC had been the holder of entire interest in the '401 patent from October 11, 2000 to November 10, 2010 and thereafter, the Petitioner has been the holder of entire interest in the '401 patent. Ki Bong Park has been the president and CEO of UMC from January2003 to January2005 and thereafter, David Inil Choi has been the president and CEO of UMC. Therefore, Ki Bong Park and David Inil Choi have direct knowledge regarding the matter of this petition. In addition,

Jong Man Lee and Yong Hwan Kei have participated in the business of UMC as founding members, directors or officers, and thus, they have direct knowledge regarding the matter of this petition.

## IV. Statement in Support of the Petition for Reconsideration

Petitioner submits that (1) the required maintenance fees along with surcharges were already paid; (2) reasonable care was taken during the entire period of the delay to ensure timely payment of the maintenance fees; and (3) the financial hardship of UMC during the entire period of delay was such as to excuse the entire delay.

The '401 patent is the only patent, which UMC has, and the most valuable asset to UMC. See Exhibit A at ¶ 5; Exhibit B at ¶ 5; Exhibit C at ¶ 5; Exhibit D at ¶ 5. Therefore, UMC officers and directors have always been well aware of the importance of maintaining the '401 patent and they have frequently discussed the matter of maintaining the '401 patent. See Exhibit A at ¶ 13-16; Exhibit B at ¶ 12-14; Exhibit C at ¶ 12-14; Exhibit D at ¶ 12-15. However, UMC has become financially broke and unable to operate its business since 2003 and this financial hardship prevented timely payment of the maintenance fee for the '401 patent. See Exhibits G, H, I, and J; Exhibit A at ¶ 6-11; Exhibit B at ¶ 6-11; Exhibit C at ¶ 6-11; Exhibit D at ¶ 6-11. To revive the business of UMC, UMC officers and directors did their best to attract a new investment and the new investment was a prerequisite for paying the maintenance fee or reviving the expired '401 patent. See Exhibit A at ¶ 11; Exhibit B at ¶ 11; Exhibit C at ¶ 11; Exhibit D at ¶ 11.

UMC officers and directors struggled to find potential investors, but to no avail until 2009, when Petitioner showed interest in buying the '401 patent. Petitioner provided small amount of financial support so that UMC could file a petition under 37 CFR 1.378(c) to accept an unintentionally delayed payment of a maintenance fee. UMC filed the petition on August 25, 2009, but it was denied on February 25, 2010. Then, UMC considered filing another petition under 37 CFR 1.378(b) to accept an unavoidably delayed payment of a maintenance fee. This petition cost a lot more than that under 37 CFR 1.378(c), and UMC tried hard to find investors in order to file the petition under 37 CFR 1.378(b). Finally, Petitioner agreed to acquire the expired '401 patent and pursue its revival for itself in October 2010. See Exhibit A at ¶¶ 17-21; Exhibit B at ¶¶ 15-19; Exhibit C at ¶¶ 15-19.

## A. Appropriate Maintenance Fee and the Surcharge were Already Submitted.

The Petitioner submitted Credit Card Payment Form to authorize the Director to charge payment of the 3.5 year and 7.5 year maintenance fees along with surcharges, totaling \$2560.00, and such mount was already charged. The breakdown of the payment is as follows:

3.5 year maintenance fee:	490
Surcharge - 3.5 year:	65
7.5 year maintenance fee:	1,240
Surcharge – 7.5 year:	65
Surcharge after expiration (unavoidable):	700

Total: \$2560.00

Along with this petition, Petitioner submits Credit Card Payment Form to authorize the Director to charge the petition fee of \$400.00 as set forth in 37 CFR 1.17(f).

## B. UMC has Taken Reasonable Care to Ensure Timely Maintenance Fee Payment

UMC launched its venture to develop, manufacture and sell electric motors for electric vehicles and finally developed a high-performance electric motor. For the invention, the '401 patent was issued in March 2002. Thus, the '401 patent is the most valuable asset to UMC. Furthermore, it is the only patent UMC has. See Exhibit A at ¶ 5; Exhibit B at ¶ 5; Exhibit C at ¶ 5; Exhibit D at ¶ 5.

Due to the importance of the '401 patent, UMC officers and directors have always made best efforts to preserve the '401 patent rights. UMC maintained a corporate record of patent maintenance document and a calendar with markings of due dates to pay the maintenance fee payment. See Exhibit F; Exhibit A at ¶ 14. UMC officers and directors frequently discussed the matter of paying the maintenance fee and held board meeting to discuss the matter as well as finding potential investors. See Exhibit A at ¶ 13-16; Exhibit B at ¶ 12-14; Exhibit C at ¶ 12-14; Exhibit D at ¶ 12-15.

The 3.5 year maintenance fee for the '401 patent should have been paid from March 19, 2005 through September 19, 2005, or with a surcharge during the period from September 20,

2005 through March 19, 2006, and at least, board meetings in March and September of 2005, March of 2008, March of 2008, March of 2009, August of 2009, and August of 2010 covered the issue of maintenance fee payment for the '401 patent. See Exhibit E. Declarations of Ki Bong Park, David Inil Choi, Jong Man Lee, and Yong Hwan Kei consistently state that since 2004, on many occasions, they discussed the issue of paying maintenance fee through informal discussions or formal board meetings. See Exhibit A at ¶ 13-16; Exhibit B at ¶ 12-14; Exhibit C at ¶ 12-14; Exhibit D at ¶ 12-15. In addition, the board meeting records and the declarations show that UMC was well aware that after expiration, the expired '401 patent could be revived by a petition. Furthermore, since 2006, UMC officials and directors have continued to discuss the issue of reinstating the expired '401 patent. See Exhibit A at ¶ 16; Exhibit B at ¶ 14; Exhibit C at ¶ 14.

Therefore, the evidence shows that UMC has taken reasonable care to ensure that the maintenance fee would be paid in a timely manner.

## C. Financial Hardship of UMC Excuses the Entire Period of Delay.

UMC began its business with the expectation of a new market for electric vehicles as the State of California pursued to pass a Mandatory Regulation Bill to mandate sales of electric cars, as much as 10% of total vehicles sold in California. However, UMC was out of luck as the Bill was found invalid by a court decision. As of 2003, UMC had depleted all the investment funds and incurred outstanding liabilities of over one million dollars. See Exhibits G, H and J. The situation worsened as UMC was sued by several creditors. See Exhibit K. Until 2004, UMC had become financially broke and unable to pay any business expenses. See Exhibit A at ¶ 6-10; Exhibit B at ¶ 6-10; Exhibit D at ¶ 6-10.

Since 2004, UMC's available fund has been consistently less than \$100.00 and unable to pay the 3.5 year maintenance fee for the '401 patent. This is supported by the bank statements of NARA Bank business checking account, the only bank account which UMC had, showing that since 2004, the balance of the account had been consistently less than \$100.00 and finally, on July 31, 2006, the bank account was closed by the bank. See Exhibit G; Exhibit A at ¶ 9; Exhibit B at ¶ 9; Exhibit D at ¶ 9.

Since 2005, UMC officers and directors have tried hard to revive the business of UMC by finding potential investors, and additional funding was prerequisite for paying the maintenance fee or reinstating the expired '401 patent. Despite their best efforts, UMC failed to attract

additional investment. Finally, in 2009, Petitioner showed interest in the '401 patent and provided small amount of financial support so that UMC could file a petition to reinstate the expired '401 patent under 37 CFR 1.378(c). UMC filed the petition on August 25, 2009, but it was denied on February 25, 2010. Then, UMC considered filing another petition under 37 CFR 1.378(b) to accept an unavoidably delayed payment of a maintenance fee. This petition cost a lot more than that under 37 CFR 1.378(c), and UMC tried hard to find investors so that it could file the petition. Finally, UMC reached an agreement with Petitioner to sell the '401 patent. Pursuant to the agreement, Petitioner purchased the expired '401 patent and filed a petition to reinstate the expired '401 patent under 37 CFR 1.378(b) in October 2010. See Exhibit A at ¶¶ 17-21; Exhibit B at ¶¶ 15-19; Exhibit C at ¶¶ 15-19.

Therefore, UMC's financial hardship during the entire period of the delay was such as to excuse the entire delay.

## D. Exhibits in Support of this Petition for Reconsideration

Please find the following exhibits in support of the facts presented above:

EXHIBIT A:

Declaration of David Inil Choi, a founding member of UMC and the President and CEO of UMC since January 2005, showing reasonable care, taken by UMC for timely payment of the maintenance fee, and financial hardship UMC has gone through; UMC board resolution designating David Inil Choi as its President and

CEO:

EXHIBIT B:

Declaration of Jong Man Lee, a founding member and a director of UMC, showing reasonable care, taken by UMC for timely payment of the maintenance fee, and financial hardship UMC has gone through;

EXHIBIT C:

Declaration of Yong Hwan Kei, a director of UMC, showing reasonable care, taken by UMC for timely payment of the maintenance fee, and financial hardship UMC has gone through;

EXHIBIT D:

Declaration of Ki Bong Park, a founding member of UMC and the President and CEO of UMC from March2003 to January2005, showing reasonable care, taken by UMC for timely payment of the maintenance fee, and financial hardship UMC has gone through;

EXHIBIT E:

Minutes of UMC Board Meetings, showing reasonable care, taken by UMC for timely payment of the maintenance fee, and UMC's efforts to find additional investment:

EXHIBIT F:

Corporate document held by UMC regarding the maintenance fee

payments for a patent;

**EXHIBIT G:** 

UMC's Bank Account Statements of NARA Bank, the only bank account of UMC: quarterly statements for 2004 and monthly statements for 2005 and 2006 until July, 2006 when the Bank Account was closed, showing that the balance of the account had been consistently less than \$100.00;

**EXHIBIT H:** 

2001 Income Tax Return, the last tax return filed by UMC, reporting

losses of \$991,326.00;

EXHIBIT I:

California Secretary of State Website, showing UMC's status as

suspended; Certificate of Status to suspend UMC's corporation status for failing to pay the California franchise tax; 2003 Statement of Information

last filed by UMC;

EXHIBIT J:

UMC's loans as of November 18, 2002, showing UMC's liabilities

totaling more than one million dollars; and

**EXHIBIT K:** 

Litigation documents where UMC was sued.

#### V. Conclusion

The Petitioner respectfully submits this petition for reconsideration for your immediate and favorable consideration and requests this petition for reconsideration be granted.

Very truly yours,

Park Law Firm

Dated: 9/7 201

Choongseop Lee, Ph.D.

Regis. No. 57.051

3255 Wilshire Blvd., Suite 1110 Los Angeles, California 90010

Tel: (213) 389-3777

# **EXHIBIT A**

19<sup>2</sup>

### **DECLARATION OF DAVID INIL CHOI**

I, David Inil Choi, declare as follows:

- 1. I am one of the founding members and served as a Director of Ultimate Motroller Corporation, Inc. (hereinafter "UMC") since its incorporation in 1996, and became the President and CEO of UMC in January, 2005. The facts herein are within my personal knowledge and if called to testify, I would be competent to do so.
- 2. As a Director and current President and CEO of UMC, I have direct knowledge of UMC's internal affairs and financial situation.
- 3. UMC was incorporated in 1996 to develop, manufacture and sell electric motors for electric vehicles.
- 4. UMC developed a high-performance electric motor and a patent was issued for the invention in March, 2002 (U.S. Patent No. 6,359,401 (hereinafter "Patent").
- 5. The Patent is the only patent UMC has and the most valuable asset to UMC.
- 6. Since late 1990s, UMC incurred many financial losses and was getting involved in several litigations as a defendant. Whatever income it had went to addressing the multiple litigations, leaving us in a very vulnerable state concerning other business matters.
- Up until 2003, the situation had gradually worsened and UMC became broke and unable to pay any business expenses.
- 8. Since 2004, UMC has been unable to keep up with its business and financial responsibilities, including the maintenance of the Patent.
- 9. The financial situation of UMC is shown by the bank statements of NARA Bank business checking account, the only bank account which UMC had. Since 2004, the balance of the account had been consistently less than \$100.00, and finally on July 31, 2006, the bank account was closed by the bank.

- Even the incorporation of UMC was suspended in August, 2004 by
   Secretary of State of California due to non-payment of California Franchise Tax.
- 11. I was well aware that UMC's future depended on additional investments and tried hard to find potential investors. I agreed with the idea that despite the crucial importance of maintaining the Patent, its maintenance or revival after expiration of the Patent was conditioned on receiving additional fund.
- 12. In January, 2005, I became the President and CEO of UMC, which had stopped its business operation long ago, and inherited the responsibility of finding investors to help revive UMC.
- 13. I was always aware of the need to pay the 3.5 year maintenance fee for the Patent and the need to revive the expired Patent upon expiration.
- 14. I maintained a corporate document regarding the 3.5, 7.5, and 11.5 year maintenance fee payments for the Patent and the calendar marked for due dates to pay the maintenance fee.
- 15. From 2004 to 2006, on many occasions, I discussed the maintenance of the Patent with other UMC officers and directors. Thus, all UMC officers and directors were well aware that the Patent rights needed to be preserved, but its maintenance was conditioned on getting more investments for UMC.
- 16. In 2005 and 2006, on several occasions, UMC board meetings were held for the agenda of potential investment in UMC and maintenance of the Patent. In the meetings, the status of the Patent was always covered and the matter of paying maintenance fee or reviving the expired Patent was discussed. Besides the board meetings, UMC officers and directors had discussed the matter of the Patent on many occasions. Since 2006, on many occasions, UMC officers and directors have discussed the issue of reviving the Patent.
  - 17. Until 2009, UMC could not find any potential investors.
- 18. In mid 2009, Cyclonatix, Inc. showed interest in the expired Patent and offered financial support to reinstate the expired Patent. Therefore, UMC filed

a petition in 2009 based on unintentional delay, which was denied in February 2010. UMC decided to proceed with the ground of unintentional delay rather than the ground of unavoidable delay because the attorney fee was a lot more expensive for the latter.

- 19. With the denied petition, UMC tried once again to find investors throughout 2010 so that it could file another petition based on unavoidable delay.
- 20. In around August 2010, Cyclonatix offered again to take over the expired Patent and handle the petition to reinstate it.
- 21. In November 2010, UMC assigned the expired Patent to Cyclonatix and Cyclonatix filed a petition to revive the Patent based on unavoidable delay.

I declare under penalty of perjury under the laws of the United States and the State of California that the foregoing is true and correct to the best of my knowledge.

Executed on September 6, 2011 in Los Angeles, California.

David Inil Choi

4301 E. Valley Blvd. #C-4, Los Angeles, CA 90032 Tel; 714-501-8143 Fax: 714-680-8980

Memo: Minutes of Board of Directors Meeting on January 14, 2005

Subjects discussed and agreed:

- BOD agreed to relieve Mr. Ki B. Park from the President /CEO and Board Director
  positions and appoint Mr. Park as Vice President of Engineering, and to appoint Mr.
  David Init Choi as new President /CEO of UMC.
- BOD agreed to withdraw and recover all license contracts which are signed by former President Mr. Ki B. Park but did not pay any license fees or show any promising achievement for UMC yet.
- BOD agreed to allow Mr. Park to proceed the Prototype Production of Hybrid System for Electric Bicycle with a Chinese motor manufacturer in the limited range if BOD approves after it reviews a detailed report from Mr. Park.

Jane Houning Drive,

DATE

DAVID I. CHOI

DATE

YONG H. KEI

DATE

# **EXHIBIT B**

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#### DECLARATION OF JONG MAN LEE

- I, Jong Man Lee, declare as follows:
- 1. I am one of the founding members of Ultimate Motroller Corporation, Inc. (hereinafter "UMC") and I served as the director of UMC since its incorporation in 1996, except the period from May, 2002 to March, 2005. The facts herein are within my personal knowledge and if called to testify, I would be competent to do so.
- 2. As a director, I have direct knowledge of UMC's internal affairs and financial situation.
- 3. UMC was incorporated in 1996 to do business to develop, manufacture and sell electric motors for electric vehicles.
- 4. UMC developed a high-performance electric motor and a patent was issued for the invention in March, 2002 (U.S. Patent No. 6,359,401 (hereinafter "Patent").
- The Patent is the only patent UMC has and the most valuable asset to UMC.
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- Up until 2003, the situation had gradually worsened and UMC became broke and unable to pay any business expenses.
- 8. Since 2004, UMC has been unable to keep up with its business and financial responsibilities, including the maintenance of the Patent.
- 9. The financial situation of UMC is shown by the bank statements of NARA Bank business checking account, the only bank account which UMC had. Since 2004, the balance of the account had been consistently less than \$100.00, and finally, on July 31, 2006, the bank account was closed by the bank.

- 10. Even incorporation status of UMC was suspended in August, 2004 by Secretary of State of California due to non-payment of California Franchise Tax.
- 11. I was well aware that UMC's future depended on additional investments and tried hard to find potential investors. I agreed with the idea that despite the crucial importance of maintaining the Patent, its maintenance or revival after expiration of the Patent was conditioned on receiving additional fund.
- 12. I have been aware of the need to pay the 3.5 year maintenance fee for the Patent and the need to revive the expired Patent upon expiration.
- 13. From 2005 to 2006, on many occasions, I participated in discussions with other UMC officers and directors regarding the maintenance of the Patent. Thus, all UMC officers and directors were well aware that the Patent rights needed to be preserved, but its maintenance was conditioned on getting more investments for UMC.
- 14. In 2005 and 2006, on several occasions, I participated in UMC board meetings regarding the need to pay maintenance fee for the Patent and revive upon expiration. Since 2006, on many occasions, UMC officials and directors have discussed the issue of reviving the Patent.
  - 15. Until 2009, UMC could not find any potential investors.
- 16. In mid 2009, Cyclonatix, Inc. showed interest in the expired Patent and offered financial support to reinstate the expired Patent. Therefore, UMC filed a petition in 2009 based on unintentional delay which was denied in February 2010. UMC decided to proceed with the ground of unintentional delay rather than the ground of unavoidable delay because the attorney fee was a lot more expensive for the latter.
- 17. With the denied petition, UMC tried once again to find investors throughout 2010 so that it could file another petition based on unavoidable delay.
- 18. In around August 2010, Cyclonatix offered again to take over the expired Patent and handle the petition to reinstate it.

In November 2010, UMC assigned the expired Patent to Cyclonatix 19. and Cyclonatix filed a petition to revive the Patent based on unavoidable delay. I declare under penalty of perjury under the laws of the United States and the State of California that the foregoing is true and correct to the best of my б knowledge. Executed on September 2, 2011 in Los Angeles, California. 

# **EXHIBIT C**

### DECLARATION OF YONG HWAN KEI

- I, Yong Hwan Kei, declare as follows:
- I am a director of Ultimate Motroller Corporation, Inc. (hereinafter "UMC"). The facts herein are within my personal knowledge and if called to testify, I would be competent to do so.
- As a director, I have direct knowledge of UMC's internal affairs and financial situation.
- 3. UMC was incorporated in 1996 to develop, manufacture and sell electric motors for electric vehicles.
- 4. UMC developed a high-performance electric motor and a patent was issued for the invention in March, 2002 (U.S. Patent No. 6,359,401 (hereinafter "Patent").
- 5. The Patent is the only patent UMC has and the most valuable asset to UMC.
- 6. Since late 1990s, UMC incurred many financial losses and was getting involved in several litigations as a defendant. Whatever income it had went to addressing the multiple litigations, leaving us in a very vulnerable state concerning other business matters.
- Up until 2003, the situation had gradually worsened and UMC became broke and unable to pay any business expenses.
- 8. Since 2004, UMC has been unable to keep up with its business and financial responsibilities, including the maintenance of the Patent.
- 9. The financial situation of UMC is shown by the bank statements of NARA Bank business checking account, the only bank account which UMC had. Since 2004, the balance of the account had been consistently less than \$100.00, and finally on July 31, 2006, the bank account was closed by the bank.

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- 10. Even incorporation status of UMC was suspended in August, 2004 by Secretary of State of California due to non-payment of California Franchise Tax.
- 11. I was well aware that UMC's future depended on additional investments and tried hard to find potential investors. I agreed with the idea that despite the crucial importance of maintaining the Patent, its maintenance or revival after expiration of the Patent was conditioned on receiving additional fund.
- 12. I have been aware of the need to pay the 3.5 year maintenance fee for the Patent and the need to revive the expired Patent upon expiration.
- 13. From 2004 to 2006, on many occasions, I participated in discussions with other UMC officers and directors regarding the maintenance of the Patent. Thus, all UMC officers and directors were well aware that the Patent rights needed to be preserved, but its maintenance was conditioned on getting more investments for UMC.
- 14. In 2005 and 2006, on several occasions, I participated in UMC board meetings regarding the need to pay maintenance fee for the Patent and revive it upon expiration. Since 2006, on many occasions, UMC officials and directors have discussed the issue of reviving the Patent.
  - 15. Until 2009, UMC could not find any potential investors.
- 16. In mid 2009, Cyclonatix, Inc. showed interest in the expired Patent and offered financial support to reinstate the expired Patent. Therefore, UMC filed a petition in 2009 based on unintentional delay which was denied in February 2010. UMC decided to proceed with the ground of unintentional delay rather than the ground of unavoidable delay because the attorney fee was a lot more expensive for the latter.
- 17. With the denied petition, UMC tried once again to find investors throughout 2010 so that it could file another petition based on unavoidable delay.
- 18. In around August 2010, Cyclonatix offered again to take over the expired Patent and handle the petition to reinstate it.

# **EXHIBIT D**

### **DECLARATION OF KI BONG PARK**

- I, Ki Bong Park, declare as follows:
- 1. I am one of the founding members of Ultimate Motroller Corporation, Inc. (hereinafter "UMC") and I served as the President and CEO of UMC from March, 2003 to January, 2005 when David Inil Choi was elected to take my place. Thereafter, I served as a Vice president of Engineering of UMC. The facts herein are within my personal knowledge and if called to testify, I would be competent to do so.
- 2. As a founding member and former President and CEO of UMC, I have direct knowledge of UMC's internal affairs and financial situation.
- 3. UMC was incorporated in 1996 to develop, manufacture and sell electric motors for electric vehicles.
- 4. UMC developed a high-performance electric motor and a patent was issued for the invention in March 2002 (U.S. Patent No. 6,359,401 (hereinafter "Patent"), for which I was one of the inventors.
- The Patent is the only patent UMC has and the most valuable asset to UMC.
- 6. Since late 1990s, UMC incurred many financial losses and was getting involved in several litigations as a defendant. Whatever income it had went to addressing the multiple litigations, leaving us in a very vulnerable state concerning other business matters.
- Up until 2003, the situation had gradually worsened and UMC became broke and unable to pay any business expenses.
- 8. Since 2004, UMC has been unable to keep up with its business and financial responsibilities, including the maintenance of the Patent.
- 9. The financial situation of UMC is shown by the bank statements of NARA Bank business checking account, the only bank account which UMC had.

had. Since 2004, the balance of the account had been consistently less than \$100.00, and finally on July 31, 2006, the bank account was closed by the bank.

- 10. Even the corporation status of UMC was suspended in August 2004 by the Secretary of State of California due to non-payment of California Franchise Tax.
- 11. UMC officers and directors, including myself, were well aware that UMC's future depended on additional investments and tried hard to find potential investors. Despite the crucial importance of maintaining the Patent, its maintenance or revival after expiration of the Patent was conditioned on receiving additional fund.
- 12. I have been aware of the need to pay the 3.5 year maintenance fee for the Patent and the need to revive the expired Patent upon expiration.
- 13. I maintained a corporate document regarding the 3.5, 7.5, and 11.5 year maintenance fee payments for the Patent and marked the calendar for due dates for the maintenance fee payment.
- 14. From 2004 to 2006, on many occasions, I discussed the maintenance of the Patent with other UMC officers and directors. Thus, all UMC officers and directors were well aware that the Patent rights needed to be preserved, but its maintenance was conditioned on getting more investments for UMC.
- 15. I was well aware that in 2005 and 2006, on several occasions, UMC board meetings were held for the agenda of potential investment in UMC and maintenance of the Patent. Besides the board meetings, UMC officers and directors had discussed the matter of the Patent on many occasions.

I declare under penalty of perjury under the laws of the United States and the State of California that the foregoing is true and correct to the best of my knowledge.

Executed on September 6, 2011 in Los Angeles, California.

Ki Bong Park

# **EXHIBIT E**

4301 E. Valley Bivd. #C-4, Los Angeles, CA 90032 Tel; 714-501-8143 Fax: 714-680-8980

Memo: Minutes of Board of Directors Meeting on January 14, 2005

Subjects discussed and agreed:

- BOD agreed to relieve Mr. Ki B. Park from the President /CEO and Board Director
  positions and appoint Mr. Park as Vice President of Engineering, and to appoint Mr.
  David Inil Choi as new President /CEO of UMC.
- BOD agreed to withdraw and recover all license contracts which are signed by former President Mr. (i B. Park but did not pay any license fees or show any promising achievement for UMC yet.
- BOD agreed to allow Mr. Park to proceed the Prototype Production of Hybrid
   System for Electric Blcycle with a Chinese motor manufacturer in the limited range
   if BOD approves after it reviews a detailed report from Mr. Park.

Jane Houring Min.

DATE

DAVID I. CHOI

DATE

YOUG H. KEI

DATE

4301 E. Valley Blvd. #C-4, Los Angeles, CA 90032 Tel; 714-501-8143 Fax: 714-580-8980

Memo: Minutes of Board of Directors Meeting on March 15, 2005

Subjects discussed and agreed:

- 1. BOD agreed to appoint Mr. Jong M. Lee as a new Director to fill in a vacent seat.
- BOD approved to open the Investment Negotiation with General Tool Inc., California to bring some funds to cover unpaid Account Payable including unpaid State Corporation Taxes and other General Expenses.
- BOD acknowledged the 3.5 year Patent Maintenance Fee needs to be paid by September 19, 2005, and agreed to pay this Fee first from any investment coming in, Including other related expenses like attorney fee.
- BOD approved to send one set of Motor and Controller to the Mamata Group, India.

Jae Y. iim

David Inii Choi

Vendand VIII

3/15/05

Date

Date

Date

4301 E. Valley Blvd. #C-4, Los Angeles, CA 90032 Tel; 714-501-8143 Fax: 714-680-8980

Memo: Minutes of Board of Directors Meeting on September 15, 2005

#### Subjects discussed and agreed:

- BOD acknowledged the delay of the investment Negotiation with General Tool, due to its legal problem.
- BOD agreed to start Licensing Agreement Negotiation with Mamata Group, India, to bring funds for unpaid A/P, especially unpaid State Gorporation Taxes to update Corporation status.
- BOD acknowledged the 3.5 year Patent Maintenance Fee to be paid by March 19, 2006 upon payment of surcharge and agreed to prepare some fund for the Fee and other related expenses like Attorney Fee.

'shelfoung Man

Jae Y. Lim

David in Chai

Jong M. Lee

Date

Date

Date

9/15/2005

4301 E. Valley Blvd. #C-4, Los Angeles, CA 90032 Tel; 714-501-8143 Fax: 714-680-8980

Memo: Minutes of Board of Directors Meeting on March 31, 2006

Subjects discussed and agreed:

- BOD acknowledged Licensing Agreement with Mamate Group is delayed and suspended because of their inside conflict.
- BOD approved to contact and start the discussion with Quiet Side Corporation, California for the Licensing of URIC Patent for Air Conditioning Application.
- BOD acknowledged our Patent will expire due to fallure to pay 3.5 year
   Patent Maintenance Fee and needs to be revived.

| 3/31/06 | Date | 3/31/006 | Date | Dat

4301 E. Valley Blvd. #C-4, Los Angeles, CA 90032

Tel; 714-501-8143 Fax: 714-680-8980

Memo: Minutes of Board of Directors Meeting on October 25, 2007 Subjects discussed and agreed:

- BOD acknowledged that all other negotiations were unsuccessful, except
  Quiet Side Corp.
- 2. BOD agreed the resignation of Sang M. Han from a Director position.

Jac Many Kin 10/25/2007

JAE Y. LIM DATE

10-28-2009

JONG M. LEE DATE

10/25/2007

DATE

10/25/2007

DATE

DATE

4301 E. Valley Blvd. #C-4, Los Angeles, CA 90032

Tel: 714-501-8143 Fax: 714-680-8980

Memo: Minutes of Board of Directors Meeting on March 17, 2008 Subjects discussed and agreed:

- 1. BOD acknowledged the Licensing Negotiation with Quiet Side Corporation was suspended due to its severe drop of sales volume.
- 2. BOD acknowledged March 19, 2008 will be the last day to reinstate Patent and this Patent is the only Patent of UMC .
- 3. BOD agreed to do every effort to prepare fund for Patent Reinstatement.
- 4. BOD approved to look for Korean companies in Korea which are interested in our BLDC motor technology, Joint Venture, or investments.

3-17-08

3/17/08

David In Ghoi

Jong M. Lee

Date

4301 E. Vailey Blvd. #C-4, Los Angeles, CA 90032

Tel; 714-501-8143 Fax; 714-680-8980

Memo: Minutes of Board of Directors Meeting on March 30, 2009 Subjects discussed and agreed:

- BOD acknowledged the Investment Negotiation with Cyclonatix, Inc.
  to prepare funds for the expenses for reinstating Patent, and revival
  of UMC.
- BOD agreed to prepare the payment of 7.5 years Maintenance Fee, which will be due on September 19, 2009 after the Reinstatement.
- 3. BOD agreed to do continuous efforts to prepare fund for Patent Reinstatement.

Jan Y. Lim 3-30-2009

Date Date

3-30-2009

David In Choi Date

Many 14 (Ce: 3/30/2009

Jong M. Lee 3/30/08

··· pee

4301 E. Valley Blvd, #C-4, Los Angeles, CA 90032

Tel; 714-501-8143 Fax: 714-680-8980

Memo: Minutes of Board of Directors Meeting on August 20, 2009 Subjects discussed and agreed:

- 1. BOD approved the assignment deal with Cyclonatix, Inc. Cyclonatix, Inc will give 20% of its common shares and 5% Royalty to UMC, in exchange of the Patent Assignment to Cyclonatix.
- 2. BQD agreed to submit the Petition on Patent Reinstatement. BOD acknowledged that Cyclonatix, inc will pay for all related costs for the reinstatement and assignment of the Patent, including Government Fees, and Attorney Fee.

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David in Choi

Date

Jong M. Lee

Date

4301 E. Valley 8lvd. #C-4, Los Angeles, CA 90032 Tel; 714-501-8143 Fax: 714-680-8980

Memo: Minutes of Board of Directors Meeting on August 20, 2010

Subjects discussed and agreed:

- BOD agreed to submit the Petition on Patent Reinstatement with the financial support by Cyclonatix, inc.
   BOD acknowledged that Cyclonatix, inc offered to pay for all related costs for the reinstatement and assignment of the patent, including Government Fees and Attorney Fee, with the conditions in the next article 2.
- BOD approved to accept the patent assignment offer by Cyclonatix, Inc.
  Cyclonatix, Inc will give 30% of its common shares to UMC,
  in exchange of the patent assignment to Cyclonatix, if the patent will be
  successfully reinstated.

Joe V (I

Date

David in Chol

Date

Yong H. Ker

Date

Jong M. Lee

Date